

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

OSCAR YANES, GAGIK MKRTCHIAN,
and WENDELL BAEZ LOPEZ, on behalf
of themselves and all those similarly situated,

Petitioners-Plaintiffs,

-v.-

DANIEL W. MARTIN, Warden, Donald
W. Wyatt Detention Facility; CHAD F.
WOLF, Acting Secretary, U.S. Department
of Homeland Security; TONY H. PHAM,
Senior Official Performing the Duties of the
Director, U.S. Immigration and Customs
Enforcement;¹ TODD M. LYONS, Acting
Field Office Director, U.S. Immigration and
Customs Enforcement; and CENTRAL
FALLS DETENTION FACILITY
CORPORATION,

Respondents-Defendants.

Civil Action No.

20-CV-216-MSM-PAS

NOTICE OF PROPOSED EXECUTION OF ORDERS OF REMOVAL

Pursuant to this Court’s Order dated May 19, 2020 (Docket No. 17), Respondents Wolf, Pham, and Lyons (“the Federal Respondents”) hereby respectfully provide notice of their intent to carry out, on the schedule detailed below, the removal of the following detainees presently held at the Wyatt facility for the purpose of final removal from the United States:

Detainee Name	Age	Date of Departure from Wyatt	Country Removed To:
Franco Lara, Cesar*	36	9/29/2020	Dom. Rep.
Gutierrez-Deleon, Carlos	41	9/29/2020	Guatemala
Pacheco Ramirez, Alvaro Dejesus	35	9/29/2020	Guatemala
Perez Ortega, Ramiro Abilio	43	9/29/2020	Guatemala

¹ Substituted in place of former Acting Director Albence pursuant to Fed. R. Civ. P. 25(d).

*Mr. Franco Lara was previously noticed for removal during the week of September 21, 2020 (Docket No. 353) but his departure was delayed and has been re-scheduled.

Dated: Providence, Rhode Island
September 23, 2020

Respectfully submitted,

AARON L. WEISMAN
United States Attorney

By: /s/ Bethany N. Wong
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CERTIFICATE OF SERVICE

I hereby certify that, on September 23, 2020, I caused the foregoing document to be filed by means of this Court's Electronic Case Filing (ECF) system, thereby serving it upon all registered users in accordance with Federal Rule of Civil Procedure 5(b)(2)(E) and Local Rules Gen 305 and 309(b).

By: /s/ Bethany N. Wong
Bethany N. Wong
Assistant United States Attorney